



1:25 -CV- 3060

The Moorish Science Temple of America

Prophet Noble Drew Ali Estate

Consulate of the united states for the Moroccan Empire

united states district court- northern district court of georgia

case:

habeas corpus-order of release federal officer some

Plaintiff: Consulate of the united states for the Moroccan

Grand Sheik: Executor: Javel bey

unlawfully held: beneficiary Allison Stanton: EL

06-2-2025 a.d - V XV MMXXV

defendants:

jailer: Meherrin River Regional Jail: 9000 Boydton Plank Road, Alberta, Va 23821

cc: Nebraska district 5 clerk: Carly Noack P.O. Box 323 Aurora, NE 68818

cc: Nebraska Hamilton County Court: Lynelle D. Homolka

cc:Deputy Clerk District Court: Erin Fousek

PO Box 201 Aurora, NE 68818, 402-694-3533, erin. fousek@nejudicial.go

cc:Nebraska Attorney General: 1445 k street, Room 2115 lincoln, NE 68508

cc: U.S. Department of Justice: Attorney General: Pamela Bondi, 950 Pennsylvania Avenue, nw

washington, DC 20530-0001

cc: acting County Sheriff: Jeromy McCoy, 715 12th St, Aurora, NE 68818-2306, 402-694-693

cc: Attorney General: Jason S. Miyares

cc: Nebraska state patrol

cc: virginia state patrol

cc: south hill Va police department

beneficiary-Allison Stanton: El- moslem held unlawfully under color of law and christian property at hamilton county, aurora, state of nebraska.

Subject: order and demand of Habeas Corpus immediate release of Moslem and beneficiary

Protected Rights under diversity of citizenship, federal religious protected persons, treaty rights

- 1. whereas this order writ of habeas Corpus is executed according to the laws of the Moorish Science Temple of America Divine and national Constitution act 1, Holy Koran, federal and treaty laws.
- 2. where as our beneficiary, Member is a Moslem of the west, American citizen supporting our Republic form of government and not under jurisdiction of any foreign claim outside the Moorish Science Temple of America.
- 3. cannot be prosecuted under christian law or color law and the said
- 4. Whereas The Moorish Science Temple of America is a lawfully chartered and incorporated organization, August, 1, 1928 A.D. cook county, chicago, illinois Republic by Prophet Noble Drew Ali
- 5. whereas the Federal protected Person the Moorish Science Temple of America as a Moorish Government has rights under the American Constitution, Article VI, Paragraph 2. treaty rights and bonafide protected religious Person protected by u.s law and a national government of free representation of a people
- 6. protected under first amendment of the American Constitution of 1789
- 7. protected by their state Constitution: Divine and national Constitution
 - a. FEDERAL CLASSIFICATIONS:
 - b. UNIQUE IDENTIFIER NO. 1237-7
 - c. HIERARCHICAL CODE R1.01.052.004, FEDERAL CODE NO. 667, FEDERAL CODE NO.
 - d. U.S. DEPARTMENT OF DEFENSE FILE NO. 1-17
 - e. U.S. DEPARTMENT OF JUSTICE FILE: BM: SHR: 1WD:144-35-0
 - f. -CORPORATIONS-RELIGIOUS-AFFIDAVIT OF ORGANIZATION- FORM 1099 DOC
 - g. 10105905 BOOK 521 Page 579 RECORDED IN COOK COUNTY CHICAGO. ILLINOIS-1928-AUGUST 01, 2:52PM
 - h. US NATIONAL ARCHIVE RECORD GROUP NO. 147 BOOK NO. 5-21 PAGE NO. 5-39.....
- 8. Whereas All member nationals are inheritors of the fee simple absolute land trust 10105905 and all real and personal property of members are owned and claimed solely by the Moorish Science Temple of America.

all members and nationals are part and partial the Moorish Science Temple of America Express trust, federal government, a u.s government entity as american religious national organization: Moslem State of Moorish Moslem of the west,

- 9. The American Constitution Guarantees the protected and secured person rights of the Moorish Science Temple of America be it treaty right, religious protected person law.
- 10. Whereas the Moorish Science Temple of America, as trustee, Grand Sheik foreign counsel Javel Bey demand through this writ of habeas Corpus for beneficiary and ecclesiastical officer Allison Stanton: El whom is being unlawfully held jailer: Meherrin

River Regional Jail: 9000 Boydton Plank Road, Alberta, Va 23821 the under color of law and unconstitutional Processes by foreign agents outside our religious government jurisdiction. The unlawful abridgment of right of the Moorish Science Temple of America by subjugating their trustee from carrying out their missionary and Ambassador mission. The fraudulent and unlawful event happened on 04-09-2025 a.d. at 145 Trooper winters by a Nebraska state trooper agent who was unlawfully detaining our minister and removing our member from ministerial duties through unlawfully seizing the person belonging to the Moorish Science Temple of America. From this unlawful arrest and attempting enslavement of federal religious protection we were plagued with fake warrants and subject to more abuse by all agents involved, piracy, racketeering, unlawful imprisonment, false claims and fraudulent arrest warrants, they subjected our officer to color law and abridgment of constitutional rights.

all parties involved was sanction by their principles to act within the color of laws and perform these unlawful activities

- 11. all the process and claims against the Moorish Science Temple interest and rights are void ab initio
- 12. where as we are private juridical Persons: Moslem Subjects under the laws of the holy Koran (7) and not Christian Persons under christian Rule

a.PUBLIC LAW 97-280 OCT. 4, 1982

Public Law 97-280 ~ 96 STAT. 1211 ~ 97th Congress

abridged Constitutionally Protected Rights and abuse

- 13.18 U.S. Code § 242 Deprivation of rights under color of law
- 14.18 U.S. Code § 953 Private correspondence with foreign Government
- 15.42 U.S. Code § 2000bb-1 Free exercise of religion protected
- 16.42 U.S. Code § 2000cc Protection of land use as religious exercise
- 17.42 U.S. Code § 2000cc-2 Judicial relief
- 18.(B)
- 19.42 U.S. Code § 2000cc-1 Protection of religious exercise of institutionalized persons
- 20.18 U.S. Code § 112 Protection of foreign officials, official guests, and internationally protected persons
- 21.10 U.S. Code § 897 Art. 97. Unlawful detention
- 22. FACTUAL ALLEGATIONS OF MARITIME PIRACY
- 23. defendants Foreign billegerants agents violating:
- 24. 13th Amendment (Involuntary Servitude)
- 25. Anti-Peonage Act (1867)
- 26. RICO Statutes (18 U.S.C. § 1961)
- 27. fara Act

- 28. Kidnapping: Defendants unlawfully seized Ambassador and Federal religious Protected Person entrusted and protected by the Moorish Science Temple of America
- Presentment of unlawful of no delegation order (5 U.S.C. § 3345) 29.
- 30. Fraudulent Christian Law Imposition:
- 31. Enforced canon law against Islamic Moorish National in violation of:
- 32. Treaty of Tripoli (1797) ("US not founded on Christian religion")
- 33. First Amendment Establishment Clause
- 34. Racketeering Enterprise:
- 35. Hamilton County Sheriff's Office and Nebraska state Partrol operates as:
- 36. De Facto Slave Patrol under color of law (42 U.S.C. § 1985)
- 37. Profit Scheme through false imprisonment (18 U.S.C. § 242)
- 38. U.S. is an "indestructible union of indestructible states"—Moorish state exists similarly.
- 39. Lovelace v. Canada (U.N. HRC, 1981)
- 40. Protects self-identification as a sovereign people.
- 41. Federal Preemption (Supremacy Clause, Art. VI)
- 42. The 1787 Morocco-U.S. Treaty overrides state laws attempting to regulate M.S.T.A. affairs.
- 43. B. Ecclesiastical Immunity
- 44. Courts cannot interfere in internal M.S.T.A. matters (per Watson v. Jones, 1871).
- 45. C. Unlawful "Color of Law" Enforcement
- 46. If Illinois officials harass M.S.T.A. members, they violate:
- 47. 42 U.S.C. § 1983 (civil rights violations).
- 48. 18 U.S.C. § 242 (deprivation of rights under color of law)
- 49. C. Unlawful "Color of Law" Enforcement
- 50. If Illinois officials harass M.S.T.A. members, they violate:
- 51. 42 U.S.C. § 1983 (civil rights violations).
- 52. 18 U.S.C. § 242 (deprivation of rights under color of law).
- 53. I. LEGAL CLAIMS FOR RELIEF
- 54. Judicial Confiscation of Defendants' operating budgets under Maritime Forfeiture (18 U.S.C. § 981)
- 55. Criminal Referral to US Attorney for:
- 56. Slavery (18 U.S.C. § 1589)
- 57. Piracy (18 U.S.C. § 1651)
- 58. Permanent Injunction against all Christian law enforcement on Moorish adherents
- 59. Declaratory Judgment (28 U.S.C. § 2201)
- 60. Injunctive Relief
- 61. Permanent injunction barring Nebraska and all defendants from enforcing codes and Rules against Plaintiff without proof of claim and jurisdiction
- 62. military tribunal for treason against the Republic form of government
- 63. Monetary Damages

- 64. \$1,000,000 in compensatory damages for emotional distress, defamation, and unlawful detainment.
- 65. \$10,000,000 in punitive damages against Sheriff McCoy for willful civil rights violations.
- 66. II. PERMANENT INJUNCTION AGAINST FUTURE HARASSMENT
- 67. Defendants ARE HEREBY ENJOINED from:
- 68. Enforcing state laws against Plaintiff without prior judicial review of jurisdiction.
- 69. Demanding state-issued identification or compliance with statutory obligations that conflict with Plaintiff's Moorish-American national status.
- 70. Contacting, detaining, or prosecuting Plaintiff without express written notice to this Court.

71.

- 72. V. MONETARY RELIEF
- 73. Defendants SHALL PAY Plaintiff:
- 74. \$500,000 in compensatory damages for unlawful detainment & emotional distress.
- 75. \$250,000 in punitive damages for willful disregard of federal protections.
- 76. VI. COMPLIANCE & REPORTING
- 77. Nebraska Attorney General must submit a report within 30 days confirming:
- 78. All unlawful claims against Plaintiff have been expunged.
- 79. Law enforcement has been trained on Moorish sovereignty rights.

where as the unlawful detainment under color of law, attempted slavery, and harming a religious protected person, constitute a violation of our rights and privileges as a sovereign religious organization,

we through the executive office: Grand Sheik Javel Bey for the Moorish Science Temple of America Declare under Penalty of Perjury under the laws of the unit rica, The Moorish Science Temple of Amel 04-10-2025 a.d federal officer VD:100105905 Sincerely, the Moorish Science Temple of foreign counsel s/ Grand Sheik beneficiary: Allison Stanton: El email beyjavel@Gmail.com

mailing location. 164 saint johns place, Kings County, New York Republic u.s.a Republic

Case 3:25-cy-00463-MHL-MRC Document 1

Defendant Copy

Document 1 Filed 06/02/25/a Rage 6 of 10 PageID# 6

Citation Number: ET6100751

Date of C		. Time of 0 09:39	ffense		IR/Case					Поорго	strict/Sector
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Case 3:25-cv-00463-MHL-MRC

Uniform Citation and Complaint

Defendant Copy

Document 1 Filed 06/02/25

Page 7 of 10 PageID# 7

False Clam; Color &

Citation Number: ET6100751

Date of 04/09/2	Offense		ne of Offense :39			iR/Case#		10000000	Тгоор	District/Sector
	: State of Nebraska	In the HAMIL		County	Court	Court Case #:				
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O F F E N S E	Statute/Ordinance Secti 28-906		Offense Desc OBSTRUCT			<u> </u>				Violation Type:
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Reporting	Officer 1/Agency		Date	Badge Nu	mber	Reporting Officer	2/Agency		Date	Badge Number
	n appearance only, n		ou MUST	<u>Appear</u>	Prosecut	tor				
Your Court Appearance: To be determined.				Court Address Mailing Address HAMILTON COUNTY COURT HAMILTON COUNTY COURT 1111 13TH ST. P.O. BOX 323			INTY COURT .	Room No.		
Date: 00	5/03/25	Time: 09:00			AUROR	A, NE 68818		AURORA, NE 68	818	
I promise that I will appear in court at the above time and place.					. J-JAILED					
						Signature of De	efendant		1000000	Date
	nature is not an admissi suspension of your oper		romise to app	pear. Failure	to Com	ply with the term	s of this	itation is punishable	by jall or fine or l	ooth and may
	the right to a trial and may pay a fine of	appear in court as , costs of		e <u>OR</u> You a uidated dam			o this offer total of:	nse without appearing i	n court. If you cho	ose to plead guilty.

Evidence Perezonal las

WARRANT OF ARREST FO	00463-MHL-MRC Document 1 Filed OR EXTRADITION	d 06/02/25 Page 8 of 10 PageID# 8 CASE NO.	ST COPY COS
VA. CODE §§ 19.2-99, 19.2-100	[x] General District Court	ACCUSED:	8
Mecklenburg	Juvenile and Domestic Relations District Court	ACCOSED:	700 . 100 t
LOCALITY	Circuit Court	Stanton, Allison	O Yaos
Skillibet 3		LAST NAME, FIRST NAME, MIDDLE NAME	HEARING DATE AND TIME
2000	Palse Juin V	16890 E Alameda Pkwy #473783 ADDRESS/LOCATION	HEARING DATE AND TIME
TO ANY AUTHORIZED OFFICER:	Color of vice	Aurora, CO 80017	
You are hereby commanded in the name of the C	Commonwealth of Virginia forthwith to arrest and	COMPLETE DATA BELOW IF KNOWN	
	e allegation that the Accused alleged to be within	RACE SEX BORN HT. WGT. EYES HAIR MO. DAY YR. FT. IN. F 04/14/1965 5' 06" 148 BRO BLK	-
$[\]$ § 19.2-99 $[x]$ § 19.2-100,		196-54-1231	
[x] fled justice from Nebraska	on a charge or charges of	DL# STATE	
NAME OF ST 28-1206(3)(b)-1d Possess firearm by prohibited			-
28-906 Obstruct a peace officer.		COMMONWEALTH OF VIRGINIA -	
Failure to appear.		WARRANT OF ARREST FOR EXTRADITION	
1 / /		[] EXECUTED by arresting the Accused	
escaped confinement in	after having been convicted of a crime;	named above on this day:	
NAME OF STAT		5-15-25 21:01	
broken the terms of bail, probation, or parol	e in	DATE AND TIME OF SERVICE	
	NAME OF STATE	Y. Dayton Arresting Officer	
	believe that the Accused is a fugitive from justice as	648 VSP	
alleged above, based upon a certified copy of the	e sworn charge or charges or upon the sworn reduced to writing and attached to the original copy	BADGE NO., AGENCY AND JURISDICTION	
of this warrant.	reduced to writing and attached to the original copy		
		FOR SHERIFF	
Trooper Dayton, Peter L. 648 Virgin	nia State Police	Attorney for the Accused:	
	LAINANT		
	0 000	Short Offense Description:	
Coll	n a Ellis		
05/15/2025 10:01 PM		Warrant of Extradition	
DATE AND TIME ISSUED	[] CLERK [x] MAGISTRATE [] JUDGE	Offense Tracking Number: 117GM2500001442	400 - 10 V2
	John A. Ellis	FOR ADMINISTRATIVE USE ONLY Virginia Crime Code:	

ARR-9986-S9

FORM DC-374 (FRONT) REVISED 7/05

Case 3:25-cv-00463-MF Attorneys Present:	IL-MRC Document 1 Filed 06/02/25 Page It appearing to the Court that the Accused has not been	gofferst taring white: 11/GM2500001442
Autority's Frescht.	arrested under a warrant of the Governor, I order him/her	
	recommitted to jail for appearance before this court on	
PROSECUTING ATTORNEY (NAME)		
	at	
	DATE TIME	1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
ACCUSED'S ATTORNEY (NAME)	and a second and an array of the Community	
NO ATTORNEY	unless arrested under a warrant of the Governor prior thereto. However, the terms and conditions of bail, if any,	
ATTORNEY WAIVED	are continued.	
It appearing to the Court that the Accused is present and is	DATE JUDGE	
the person charged, and that he/she has .	DATE JUDGE	\ \
47 Page 1		
fled justice as stated on this warrant;	Z=N=[)
[] escaped confinement as stated on this warrant;	The Accused having been arrested under a Governor's	
broken the terms of bail, probation or parole, as	warrant, and having stated his desire to test the legality of < his arrest, this case is continued until	
stated on this warrant;	his arest, and ease is continued unit	
LODDED 4 . 41: 1 . 41 . 41 . 41 . 41		
I ORDER that this case be continued until	DATE TIME	
at	DATE	7.76
DATE TIME		-1 m- 4
at which time I also ORDER that the Accused appear	DATE JUDGE	
before this Court. I further ORDER the Accused	Sind	
committed to jail until such time, unless the Accused meets		
the terms and conditions of bail, if any.		
Terms and Conditions of Bail:	The Accused has been arrested on Governor's warrant	
No change in existing bail.	and is not contesting extradition.	
Held without bail	[] The Assured surficed subsidiation and is reduced to be	
1 = =	The Accused waived extradition and is ordered to be delivered to a duly accredited agent of the demanding	,
Amount of secured bond: \$	state within	
Amount of unsecured bond: \$	forthwith before this Court.	
Conditions of release:		
conditions of release.	[] I ORDER the warrant dismissed.	
	a d	
	DATE JUDGE	4
	na	*
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No.		

JUDGE

Image ID D00145468C28

BENCHWARRANT

IN THE COUNTY COURT OF Hamilton COUNTY, NEBRASKA

Doc. No.

145468

STATE V. ALLISON STANTON

Citation No: ET 6100751

Case ID: CR 25

106

TO: THE Hamilton County Sheriff OR ANY DULY AUTHORIZED LAW ENFORCEMENT OFFICER

A complaint has been filed in the above court alleging the above-named defendant committed the following offense(s):

Offense Description 28-1206(3)(B)-ID Possess firearm by prohibited person-1st FEL 1D Obstruct a peace officer

Type Cls 04/09/2025

MSD 1 04/09/2025

Defendant was ordered to appear in said court on April 29, 2025 for Felony 1st Appearance, and defendant did not comply with such order. The undersigned finds that this warrant is supported: (_) by oath or affirmation upon affidavit or upon the record in open court; (X) by my personal review of the court file; (X) by occurrence in the presence of the court.

THEREFORE YOU ARE ORDERED to immediately arrest said defendant wherever he/she may be found and to bring him/her promptly before this court or any judge or magistrate having jurisdiction of this matter, to answer such complaint and be further dealt with according to law.

Bail bond guaranteeing defendant's appearance before this court is hereby fixed in the sum of \$100,000.00 Ten Percent Bond, which may be collected by the arresting agency or a court of competent jurisdiction in the county of arrest. Bail bond shall contain a date certain for defendant's appearance in this court, which sha be the Tuesday after arrest at 09:00 AM at Hamilton County Court triff. Julle &

Forly national Imissionery

Date: April 29, 2025

Judge/Magistrate_

FILED BY

Clerk of the Hamilton County Court

04/29/2025

Officer:

Alexander Winters

Nebraska State Patrol

Defendant

Allison Stanton

AKA

16890 E Alameda Pkwy #473783

fradulent docs

No Jurisdiction

AKA

AKA

Aurora, CO 80017

AKA

Drivers Lic: 922215997 Vehicle Lic: NONE

co Plate Type PA

DOB: 04/14/1965 Ht: 0 00 Wt:

0 Sex: F

Hair:

Race: B

4026946930

Eyes: